

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/511,964	10/19/2004	Masahiro Takizawa	1141/73200	8470
23432 7.	590 06/27/2006		EXAMINER	
	DUNHAM, LLP E OF THE AMERICAS		VAUGHN, MEGANN E	
NEW YORK, NY 10036			ART UNIT	PAPER NUMBER
•			2859	
			DATE MAILED: 06/27/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/511,964	TAKIZAWA ET AL.			
Office Action Summary	Examiner	Art Unit			
	Megann E. Vaughn	2859			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
<ul> <li>1) ⊠ Responsive to communication(s) filed on <u>27 April 2006</u>.</li> <li>2a) ⊠ This action is FINAL. 2b) ☐ This action is non-final.</li> <li>3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is</li> </ul>					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 1-10 and 13-19 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-10 and 13-19 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
<ul> <li>12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) ☒ All b) ☐ Some * c) ☐ None of:</li> <li>1. ☐ Certified copies of the priority documents have been received.</li> <li>2. ☐ Certified copies of the priority documents have been received in Application No</li> <li>3. ☒ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 4/26/06, 3/21/05.</li> </ol>	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	(PTO-413) ite atent Application (PTO-152)			

Art Unit: 2859

#### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments filed 4/27/2006 have been fully considered but they are not persuasive.

Applicant argues on page 10 of the Remarks filed on 4/27/2006 that the difference between Pruessmann and the disclosed invention is that an unmeasured sensitivity image of each receiving coil is calculated with a slice interpolation before the sensitivity distribution of each receiving coil is calculated. This is not persuasive because the image of each receiving coil calculated before the sensitivity distribution of each receiving coil is calculated in Pruessmann (Determination of Sensitivity Maps, starting on page 956). Pruessmann calculates the distribution of each receiving coil by using the measured image of each receiving coil with respect to the measured total image and therefore measure the image of each coil before the sensitivity distribution. See also King (US 2002/0171422), specifically paragraphs [0011] and [0012].

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-2, 4, and 8-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Pruessmann et al. (MRM 42:952-962).

Art Unit: 2859

Regarding claim 1, Pruessmann et al. teach a magnetic resonance apparatus comprising a plurality of receiving coils for receiving a magnetic resonance signal generated from an object to be examined (section entitled Sensitivity Encoding with Cartesian Sampling of k-space, on page 953, Par 1, line 3, "receiver array"; also the section entitled Phantom Experiments, page 957, lines 1-2), sensitivity image data acquiring means for acquiring sensitivity image data by executing a first pulse sequence using the plurality of receiving coils (Determination of Sensitivity Maps, page 956, Par 1, lines 4-6; Par 2) from a plurality of slice positions separated from each other by intervals (Sensitivity Maps, page 959, Par 1), means for acquiring examination image data of each of the plural receive coils from the plural slice positions (Sensitivity Encoding with Cartesian Sampling in k-space, p 953, Par 1) sequentially adjoining on the object (this is implicit in how an MRI scan is performed, one slice at a time through the volume of interest) by executing a second pulse sequence using the plural receiving coils while a phase encoding matrix in k-space is thinned out (Sensitivity Encoding with Cartesian Sampling in k-space, p 953, Par 1), the phase encoding matrix is "thinned out" by Pruessmann's "reduction factor R"), and artifact removing means for generating sensitivity distribution data of the plural receiving coils on the basis of the plural sensitivity image data (Determination of Sensitivity Maps, p 956, par 1-2) and removing aliasing artifacts in the examination image using thus generated sensitivity distribution data of the receiving coils (Sensitivity Encoding with Cartesian Sampling in k-space, p 953, Par 2), wherein an unmeasured sensitivity image of each receiving coil is

Art Unit: 2859

calculated with a slice interpolation before the sensitivity distribution of each receiving coil is calculated (*Determination of Sensitivity Maps*, starting on page 956).

Regarding claim 15, Pruessmann teaches the apparatus as discussed regarding claim 1 above, and further teaches the sensitivity data including an NMR signal of a low frequency region of a k-space (Determination of Sensitivity Maps, p 956, par 2, lines 1-3; Sensitivity Maps, p 959, par 1; Pruessmann's sensitivity data span the entire k-space FOV, albeit at a reduced resolution, and thus include data from the low frequency region of k-space), and means for generating sensitivity data of each of the receiving coils on slice positions using interpolation (as discussed regarding claim 9), means for forming a determinant from the sensitivity distribution of the plural deceiving coils and the examination image data of each of the receive coils and artifact removing means for removing artifacts in the examination image by performing an inverse matrix calculation of the determinant (Sensitivity Encoding With Cartesian Sampling of k-space, p 953, par 3-4; Pruessmann teaches forming a sensitivity matrix from the sensitivity data, and inverting this matrix to find the de-aliased image. Calculating the determinant is an inherent pad of determining if the matrix is invertible, and of calculating the inverse. See, for instance, hop://mathworld.wolfram.com/MatrixInverse.html).

Regarding claim 16 and 17, Pruessmann teaches the MRI apparatus as discussed regarding claims 1 and 15 above, and further teaches sensitivity distribution data acquiring means for generating sensitivity image data of a substantially uniform

Application/Control Number: 10/511,964

Art Unit: 2859

sensitivity distribution by combining sensitivity image data acquired by the plural receiving coils and calculating sensitivity distribution data of each receiving coil from thus combined sensitivity image data and the sensitivity image data of each receiving coil (Determination of Sensitivity Maps, p 956, par 2, lines 1-6, 8-13).

Regarding claim 2, Pruessmann et al. further disclose the plurality of receiving coils including a receiving coil having a substantially uniform sensitivity distribution (Determination of Sensitivity Maps, p 956, par 2, "body coil") and a multiple receiving coil having a plurality of receiving coils (Sensitivity Encoding with Cartesian Sampling of k-space, p 953, Par 1, line 3, "receiver array"; Phantom Experiments, p 957, lines 1-2; Determination of Sensitivity Maps, p 956, par 2).

Regarding claim 4 and 18, Pruessmann teaches that the resolution of the sensitivity maps may be lower than the resolution of the image data, with the missing pixels (or slices, for reduced resolution in the slice direction) in the sensitivity maps being obtained by interpolation (Sensitivity Maps, p 959, Par 1).

Regarding claim 8, Pruessmann teaches the examination image data acquiring means measuring the NMR signal while thinning out every N steps in the phase encoding matrix of the k space of each receiving coil, where the number of receiving coils forming the multiple receiving coils is N (Introductory section, p 952, par 4, lines 4-13; Sensitivity Encoding With Cartesian Sampling of k-space, p 953, par 4 (the paragraph beginning "Unfolding is possible..."), lines 1-4; the reduction factor (or

Art Unit: 2859

"thinning out factor") in the imaging data acquisition of Pruessmann may have any value up to and including the number of coils).

Regarding claim 9 and 19, Pruessmann teaches sensitivity images of the multiple receiving coils corresponding to the slice positions of the examination image which is not yet measured being calculated with an interpolation calculation using the measured sensitivity distribution data (*Determination of Sensitivity Maps*, p 956, Par 2).

Regarding claim 10, Pruessmann teaches the sensitivity distribution of each receiving coil of the multiple receiving coils being calculated by dividing the sensitivity image of each receiving coil by the sensitivity image obtained by the receiving coil having a substantially uniform sensitivity distribution (*Determination of Sensitivity Maps*, p 956, par 2, lines 1-3, 7-8).

Regarding claim 13, Pruessmann teaches that the number of receive coils in his apparatus may be equal to two (*In Vivo Experiments*, p 957, par 1, line 1).

Regarding claim 14, Pruessmann teaches that the number of receive coils may be 3 or more (*Phantom Experiments*, p 957, par 1, lline 1) and that those receiving coils are combined into a plurality of receiving coil groups, and sensitivity distribution data are combined at each receiving coil group (*Determination of Sensitivity Maps*, p 956, par 2, the data are combined in a sum-of-squares method).

### Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2859

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pruessmann et al. in view of King (US 6,242,916). Pruessmann et al. teaches a body coil of substantially uniform sensitivity distribution used to receive signals, as discussed above in paragraph NUMBER in regard to claim 2, but does not teach that this coil is also used for transmitting an RF pulse.

King teaches a modification to the SENSE technique of Pruessmann (col 2, line 66 through col 3, line 1) in which the body coil is used to transmit RF pulses (col 4, lines 43-45) and also receive them (col 4, lines 12-14). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have the body coil of Pruessmann transmit RF pulses as per King, in order to increase efficiency of design by not having two physically separate coils present when one would suffice.

6. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pruessmann et al. in view of Damadian et al. (US 4,770,182). Pruessmann et al. do not teach the use of a multi-slice pulse sequence.

Damadian et al. teach a method for MRI in which a multi-slice pulse sequence is used (col 9, lines 29-51). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to incorporate this multi-slice pulse sequence into the method of Pruessmann et al., in order to obtain the conventional advantages of

Application/Control Number: 10/511,964

Art Unit: 2859

multi-slice pulse sequences, namely faster data acquisition through acquisition of several slices during a single scanning operation (Damadian, col 9, lines 29-32).

7. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pruessmann et al. in view of Jakob et al (US 6,289,232). Pruessmann does not teach that the sensitivity image data acquiring means measures an NMR signal of each of the plural receiving coils only in a low-frequency region of the k-space having a predetermined phase encoding matrix, and the acquisition region being about one fourth the size of the phase encoding matrix.

Regarding claim 6, Jakob teaches a method for MRI parallel imaging in which coil sensitivity information is used to accelerate imaging (col 4, line 63-col 5, line 3; col 6 lines 35-44). Jakob further teaches acquiring the sensitivity information from only the central (low-frequency) region of k-space (col 6, lines 45-48; col 6 line 65 through col 7, line 2; col 14, lines 32-39; Fig 8E).

Regarding claim 7, Jakob further teaches the sensitivity data being acquired from a region of k-space of about one fourth the size of the phase encode matrix (Figure 8E, col 17, lines 45-47; col 22, lines 54-58).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the coil sensitivity information acquisition strategy of Jakob et al. in to acquire the sensitivity information of Pruessmann et al., in order to achieve the advantages sought by Jakob et al., namely speeding up the parallel imagine process (col 6, lines 6-17,' 35-44).

Art Unit: 2859

### Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Megann E. Vaughn whose telephone number is 571-272-8927. The examiner can normally be reached on 8 am- 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego Gutierrez can be reached on 571-272-2245. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2859

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MEV Patent Examiner Art Unit 2859 6/20/2006 Diego Gutierrez Supervisory Patent Examiner Technology Center 2800